UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re Flint Water Cases

No. 5:16-cv-10444-JEL-MKM

HON. JUDITH E. LEVY

MAG. MONA K. MAJZOUB

STIPULATION TO EXTEND STAY OF PROCEEDINGS RELATING TO THE STATE DEFENDANTS AND MDEQ DEFENDANTS

The State Defendants, MDEQ Defendants, Putative Class

Plaintiffs, and Individual Plaintiffs, by and through their respective
counsel, hereby agree and stipulate to this Court extending the stay of
proceedings, with respect to the State Defendants and MDEQ

Defendants, that the Court entered by text-only order on September 1,
2020. Specifically, these parties agree to extend the stay of all
proceedings as to only the State Defendants and MDEQ Defendants to
allow these Defendants to focus on finalizing the settlement agreement.

This stay would extend to November 16, 2020.

As provided in ECF Rule 11(c), the State Defendants, MDEQ

Defendants, Putative Class Plaintiffs, and Individual Plaintiffs request that a text-only order be entered granting this stipulation.

STIPULATED AND AGREED TO:

By: /s/Hunter Shkolnik (with permission) Hunter Shkolnik Napoli Shkolnik Law PLLC Attorney for Plaintiffs 1301 Avenue of the Americas 10th Floor New York, NY 10019 (212) 397-1000 (646) 843-7603 hunter@napolilaw.com

By:/s/Corey M. Stern (with permission) Cory M. Stern Levy Konigsberg, LLP Attorney for Plaintiffs 800 Third Avenue Suite 11th Floor New York, NY 10022 (212) 605-6298 cstern@levylaw.com

By: /s/Theodore J. Leopold (with permission) Theodore J. Leopold Cohen Milstein Sellers & Toll, PLLC Attorney for Plaintiffs 2925 PGA Boulevard, Suite 200 Palm Beach Gardens, FL 33410 By:/s/Margaret A. Bettenhausen Richard S. Kuhl (P42042) Margaret A. Bettenhausen (P75046) Nathan A. Gambill (P75506) Charles A. Cavanagh (P79171) Assistant Attorneys General Environment, Natural Resources. and Agriculture Division Attorneys for State Defendants P.O. Box 30755 Lansing, MI 48909 (517) 335-7664 kuhlr@michigan.gov bettenhausenm@michigan.gov gambilln@michigan.gov cavanaghc2@michigan.gov

By: /s/Charles E. Barbieri
(with permission)
Charles E. Barbieri
Foster Swift Collins & Smith
Attorney for Patrick Cook and
Michael Prysby
313 S. Washington Square
Lansing, MI 48933-2193
(517) 371-8100
cbarbieri@fosterswift.com

By: /s/Thaddeus E. Morgan
(with permission)
Thaddeus E. Morgan
Fraser, Trebilcock,
Attorney for Defendant Liane
Shekter Smith
124 W. Allegan Street, Suite 1000
Lansing, MI 48933

(561) 515-1400 tleopold@cohenmilstein.com

By:/s/Michael L. Pitt
(with permission)
Michael L. Pitt
Pitt, McGehee, Palmer, Bonanni,
& Rivers PC
Attorney for Plaintiffs
117 W. Fourth Street, Suite 200
Royal Oak, MI 48067-3804
(248) 398-9800
mpitt@pittlawpc.com

(517) 482-5800 tmorgan@fraserlawfirm.com

By: /s/Phillip A. Grashoff, Jr. (with permission)
Philip A. Grashoff, Jr.
Smith Haughey Rice & Roegge
Attorney for Defendant Stephen
Busch
100 Monroe Center, NW
Grand Rapids, MI 48304
(616) 774-8000
pgrashoff@shrr.com

By:/s/Michael J. Pattwell
(with permission)
Michael J. Pattwell
Clark Hill, PLC
Attorney for Defendants Bradley
Wurfel and Daniel Wyant
212 E. Cesar E. Chavez Avenue
Lansing, MI 48906
(517) 318-3043
mpattwell@clarkhill.com

By:/s/James A. Fajen
(with permission)
James A. Fajen
Attorney for Defendant Adam
Rosenthal
2950 S. State Street, Suite 380
Ann Arbor, MI 48104
(734) 995-0181
fajenlaw@fajenmiller.com

Dated: October 22, 2020

CERTIFICATE OF SERVICE

I hereby certify that on October 22, 2020, I electronically filed the above document(s) with the Clerk of the Court using the ECF System, which will provide electronic copies to counsel of record.

Respectfully submitted,

/s/Margaret A. Bettenhausen Richard S. Kuhl (P42042) Margaret A. Bettenhausen (P75046) Nathan A. Gambill (P75506) Charles A. Cavanagh (P79171) Assistant Attorneys General Environment, Natural Resources, and Agriculture Division Attorneys for State Defendants P.O. Box 30755 Lansing, MI 48909 (517) 335-7664 kuhlr@michigan.gov bettenhausenm@michigan.gov gambilln@michigan.gov cavanaghc2@michigan.gov